that there are certain limits imposed by the nature of numan society constituted for our defence and protection that cannot be overpushed; that reliation of client and attorney; that of clergyman and penitent; that of physician and patient are trivial as compared with the relation of husband and whe. Barriers are raised against the introduction of evidence from sources thus protected because without that respect from the law for those relations no client could conside in a lawyer to defend him, no paintent in a physician to save him, no penitent in a priest or clergyman to ad him. But when we come to the relation of husband and wife, which is the foundation of our civilized society, although nature provides the sexual attractions, yet it is the civil and religious institution of marriage that makes civilized curriction communities instead of loose and justful hereings of the common race. Now the common law, built up by the mighty understandings that have raised its greatest monuments, uses no fine sentimental parases such as come from plation orators or from eloquent lawyers, but it understands the institutions that it has undertaken to frame and to protect, and protects them accordingly. It provides that when a man and a woman come together under the divine law of purity, that they twain should become one fiesn, and that the population of the world shall be auralshed and not otherwise consistently with the divine command. And when the common law says "that a man and his wife are one," or no Lord Coke's language, "As two souls in one person," it is said, No man shall put asonder those who are thus joined together, and least of all in the name of law shall the administration of justice pull and tear asunder.

by the step of a sheriff, or the precept of a Judge compel one to come and betray the other; it is not went the question comes before a court so much the interest, of the duty, or the particular circumstances of an inuividual case of marriage when it is brought up for a tention, as the institution ting the

statems with the relation of marriage. Reeves, in the relation of the rela

Section 1. And the property of the property of

perparty, the law says the sanctity of the marrang beyond, they are comprehensive and they do precisel, they are comprehensive and they do precisel, they are comprehensive and they do what the absorbed interests of society require to be done completely and perfectly. Now, if Your what the absorbed interests to be disposed for agrees and important, not only in relocation to the consuler time question need to be disposed and green and important, not only in relocation to the consuler time question need to be disposed and green and important, not only in relocation to the consuleration of lattice and the consuleration of the consuleration of the disposed disposement of the consuleration of the relations of his consultation of the relations o

rule as to how far

A WIFE MAY BE EXAMINED

on questions which interest the husband, or which
may seem to have a bearing on the circumstances
of the case. The opinion also alludes to the statutes
which have been enacted to protect autorneys in
such cases, and contrasts them with the statutes
enacted for the protection of the domestic relation, and shows very conclusively that the wile
must be excluded from testifying to letts in evidence against her husband. The case I am speaking of was against the husband, and the wife was
called upon to testify that he had perjured himself is on, and shows very conclusively that the wife must be excluded from testifying to sets in evidence against her husband. The case I am speaking of was against the husband, and the vife was by ins own contession, which he had made in all the condence which exists between husband and wife. It is true that the husband was dead, but that did not weaken the proposition that the first that the husband was dead, but that did not weaken the proposition that was held to be necessary as a measure of public policy, and established as sprinciple of private necessity. These opinions are proposed that the common is the experiment of public policy, and established as sprinciple of private necessary as a measure of public policy, and established as sprinciple of private necessary these opinions. Indeed, the proposition that were not the common is well as the vice of the State against his competent to prove the adultary of his wile on her prosecution therefore. The next case to watch I shall call your attention is in New Hill, p. 185, opinion by Judge Brosson. The Court says:—'It is sound policy to exclude the wile, even if the husband is dead, from disclosing any knowledges that came to her in the saccitity of the many and the common is the proposition of the conversation." In Burreil against above, it is listed down on pace 15 that the role of the conversation. In Burreil against above, it is listed down on pace 15 that the role of the conversation. In Burreil against above the state of the conversation of

remain incompetent until some statute shall resume that ground of incompetency. Now a statute was passed in 1837 which opens the testimony of the husband and wife to a certain extent and in certain cases. The report which I now rend from arose after it was affected by the statute. It is in the 49 New York Reports, Southwick against Southwick, p. 510. Now, the action was brought by the paintiff against her husband to recover a balance of money in his hands received by him as her agent. On the trial the defendant offered himself as a witness in his own behalf, out the plaintiff's counsel objected on account of moneyed interest between the nusband and the wife, for which the wife seed. Now, as I understand from the examination of this case, the competency of the witness for the evidence for which he was called was within the allowance of this sait, and the question was whether the principle by which death or divorce excluded it at common law just as the order of the case of the act.

THAT IS THE SOLITARY POINT to be decided, and of course I do not cut to the case.

relation excluded such testimony—whether this statute would be considered as letting in evidence arising in the cause of marriage, which evidence arising in the cause of marriage, which evidence arising in the cause of marriage, which evidence arising in the cause of the act.

THAT IS THE SOLITARY POINT to be decided, and of course I do not cite the case for that purpose, but as a necessary instance for judicial determination, and whether the witness offer was excluded or not it became necessary for the Court to determine what the rule of common law and theory of the Statute on this point was or whether it did not entirely rest, not upon interest, but upon the marital relations. I have examined, therefore, this line of cases to which have generally called your attention perhaps more than the court which had it in view, that the common law of this State, up to the time this decision is given, is the common law as I have given it in the English authorities, and would exclude, and does exclude, any evidence of the hurband bearing against the interests or the character of his whee, or the wife against the husband, as well as any question involving the interest of one or the other. And then the question was, what had this statute of 1867 done in reierence to this rule of nusband and wife, and the protection of either as a witness in a controversy in which the character and the interests of one or the other were concerned. And the proposition that this statute must be considered as enabling one to testify and not the other is untenable, and it cannot be assumed that the statute of 1867 has changed the statute of the common law in its application to the question. We thus have the highest authorities of our State to sustain the proposition, and until the statute changes the common law will be applicable to a case of this kind. It remains the law of this State that a witness proposed as this one is must be excluded. Now at common law and until the statute changes the rule of the common law in a long interest the exclude

rule, protecting what was just or excluding what was oriminal, would be vain and illusory, and would lead

THE MARITAL RELATION

Intimately into equal disgrace and danger. Having called the attention of the Court to a case decided in the Supreme Court. General Term, he said that in that case the single point which the witness was called to prove was the marriage between him and his wife. That was not a question arising in the confidence of marriage.

Was always celebrated in the face of the church and of the world. Therefore proof of that fact did not come within any reason or rule of exclusion from its arising in the confidence of marriage. The parties were in humble life, and had been married by a Justice of the Peace, without the attendance of troops of iriends. The Justice of the Peace was dead. The record of the marriage was found to be dejective, and could not be used as evidence. The piatutiff was offered as a witness to prove the marriage. Under the rule arising from marrial relations he would be a good witness. He was excluded. Every effort of counsel relying on the statutory rule of 1867, by which the witness could be called, was overruled by the Court, although the Statute had expressly held that in a question of bigamy the marriage might be proved by the busband or wile, and that in an action for divorce, though the parties were excluded from every other part, they could be admitted to prove the tact of the marriage, and that in such saving right could be applied to an action of crim. con. In the statute books of the Statute of New York. We are unable to see by what statute of New York. We are unable to see by what statute of New York. We are unable to see by what statute of New York. We are unable to see by what statute of New York. We are unable to see him the seed of the part of the law of the land, not depending upon the capricious will of any person. He with the delenant is. The difficulty is that he is tited by the rules of law that relate to and sustain, against his will, his loyal to the mou

The Legislature, in amending the act of 1837, the legislature when a witness, out-desired to clearly express the right of either to give evidence where they are not parties to the case as the one against the other. The counse cited a case where a husband and wife were sade for siander and offered themselves as witnesses. They were excluded by the Court, and a verticit was given for the plaintiff. The case was appealed to the General Term and their competency as witnesses was sustained, as it was decided that they stoud have been received as witnesses. They were parties to the record, and smooth gave been almost divided to testify. In the case of the case

authority all sustain this view of the case. Mr. Pryor would have resumed the reading of further authorities to assert his position in the question before the Court, but Mr. Evarts called his attention to the fact that the usual time of adjournment lacked but five minutes of expiration and Mr. Pryor graciously acceded to the wish of his contemporary on the other side of the question, and, closing his book, took his seat. Judge Neilson, aiter warning the assemblage to retain their seats until the jury made their exit, declared the Court adjourned until eleven o'clock this lorencon.

NEW YORK CITY.

The eighth annual ball of the Italian Rifle Association, otherwise known as the Colombo Guard, will take place on Monday night at the Germania Assembly Rooms.

It is said that Comptroller Green's reduction of alaries touches no employé in his department other than those, great and small, who are known to be "Tammany men."

Numerous compisints of extreme crueity to children are constantly received by the new so-ciety for the prevention of that offence at No. 889 Broadway, corner of Nineteenth street, but the society find that they lack the requisite power to operate effectively until the passage of the charter which is now before the Legislature.

A preliminary meeting of joung ladies will be held at Association Hall next Monday evening for the purpose of forming a Christian Association. Addresses will be delivered by Rev. Dr. Adams, Mr. Whitelaw Reid and Mr. William E. Dodge, Jr., who will discuss some of the difficulties now surrounding woman's work, and plans whereby they may be met and overcome. The lecture by M. Emil Schumann, descriptive of

the Polaris expedition to the Arctic regions, will be delivered to-night at Steinway Hall. It can

scarely fall to be pleasing and instructive. Cap-tain S. O. Buddington, who took constant of the Polaris after the death of Captain will be present at the lecture, as well as set rai other ex-plorers of the drear regions of the North. To-day is the 13sth anniversary of the birthday of Thomas Paine. He was born on January 29, 1737. There used to be a celebration of this event

by a society of free thinkers, but this association seems to have been broken up, and now the renowned advocate of freedom in everything has none to do him public honor. The place where he was buried in New Roonelle has not even the most trivial mark. Paine's body was removed from it years ago, and recently the grave listelf was proughed over. A monthly meeting of the New York Medico-Legal Society was held last night in the College of Physicians and Surgeons, at the corner of Physicians and Surgeons, at the corner of Twenty-third street and Fourth avenue. The meeting was called to insten to a lecture by Mr. Edward Patterson, of the New York Bar, on the subject of "Monomania as Affecting Testamentary Capacity." The lecturer took the ground that the evidence of persons supposed to be insane or in the least troubled with mental incapacity should not be taken, nor should a will be admitted to probate made by persons who were in the least demented.

The obsequies of Mrs. Severa D. Moulton, mother of Francis II. Moulton, who likes on Transfer least

of Francis D. Moulton, who died on Tuesday last, attracted to the late residence of the deceased a large number of friends and a few who went out large number of friends and a few who went out of idle curiosity. The services were held at three o'clock P. M. from the family residence, No. 580 Lexington avenue. The immediate friends and relatives met at the house, most of them reaching the residence on loot, and paid their last respects to the memory of the deceased lady by munifestations of deep grief. Very lew carriages were drawn up about the place, and the services as a whole were very simple. Rev. Mr. Wakeley, of the Methodist Episcopai Church, delivered an impressive discourse, in which he dwelt at length upon the many Christian virtues of the deceased. The remains were interred in Greenwood.

BROOKLYN.

There are 600 men employed in the Brooklyn Navy Yard, of which number 200 will be discharged on Monday next.

Mary fluren, thirty years of age, residing at No. 1.011 Third avenue, while in a fit, fell on a stove and was fatally burned. She was removed to the

Ten of the eighty-six letter carriers of the Brooklyn Post Office will be discharged this week. Economy is the reason assigned for the reduction of the force.

About \$100 worth of silverware, stolen from the residence of Mr. Adolphus, of No. 117 Adelphi street, was found in the gutter on Washington street, near Front, by Mr. Walker, of No. 18 Tal-man street, and was returned to the owner. The police are still looking after the rogues.

NEW JERSEY.

A shocking accident occurred on the Eric Railway, near the Provost street crossing, in Jersey way, near the Provost street crossing, in Jersey City, on Wednesday night. James Gilmore, of Union Hill, attempted to jump on a freight frain, but sipped and fell backward. Before he could recover his balance a locomotive coming in the opposite direction struck him. The workmen describe his cries and means as irightful while the mangling process was going on. One leg and one arm were severed from the body. He was conveyed to St. Francis' Hospital, but medical aid was unavailing. He dieu yesterday morning.

ises that a dividend on the denodis will be an-nounced without delay; whatever losses may be sustained will fall upon the stockholders. Stren-uous edorts have been made by some of the stock-holders looking to a resumption of business but there is no probability the bank will be re-opened. Mr. Sandford is now acting as receiver.

MARRIAGES AND DEATHS. MARRIED

MARRIED.

ATTERBURY—KIRBY.—On Wednesday, January 20, at St. John's Protestant Episcopal church. Brooklyn, by Rev. T. S. Pycott, Rosert B. Atterbury to Fannie P., daughter of Francis C. Kirby, all of Blooklyn. No cards.

CLARK—HOPKINS.—On Tuesday. January 26, 1875, Eddar B. CLARK to Edith E. Hopkins, youngest daughter of John Hopkins, all of Brooklyn.

GISSON—MCHYPRE.—On Wednesday, January 27, by the Rev. John Hall, D. D., at the residence of the bride's parents, William J. Gisson to Emily, eldest daughter of Ewen Mointyre, Eaq., all of this city.

the bride's parents, William J. Girson to Emily, eldest daughter of Ewen Mointyre, Esq., all of this city.

IRVING—GAY.—On Wednesday, January 27, 1875, by Rev. F. Bottome. William H. Irving to L. Imogene, daughter of Wilkes Gay, all of this city. No cards.

Montanye—Bowyer.—On Wednesday, January 27, at the residence of the bride, by Rev. S. D. Burchard, G. Edward Montanye to Miss Lottie J. Bowyer, all of this city. No cards.

Flaat—Marrens.—On Thursday, January 28, 1875. Max A. Plaat to Dora Ferdinandine Martens, by the Rev. Dr. G. Gottheil, at the residence of the bride's parents, in Brooklyn.

Rielet—Briggs.—At St. Andrew's church, Harlem, on Wednesday, January 27, by the Rev. Dr. George B. Draper. Albert Rielet to Mary J. Briggs, both of this city.

Richardson—Baker.—On Wednesday, January 27, at 8t. Batholomew's church, by the Rev. Samuel Cooke, D. D., Thomas Chesley Richardson to Emma M., daughter of Peter C. Baker, Esq., all of this city.

DIED.

ABBOTT.—On Wednesday, January 27, after a short illness, William Slazbuck, son of Rev. W. P. and the late Lizzie W. Abbott, aged 3 months. Relatives and iriends of the family are respectivily invited to attend the funeral services, on Friday morning, at ten o'clock, from the residence of his father. No. 80 Macdougal street.

ABERCROMSIE,—At Jersey City, on January 27, MARY J., widow of the late Rev. Dr. James Abercromble, of Philadelphia, and mother of the Rev. Dr. R. M. Abercromble, of Jersey City.

Funeral on Friday, 29th hist, at three P. M., from St. Matthew's church, Sussex street, Jersey City. AIDE.—On Thursday, January 28, William Alds, aged 4 years and 9 months.

Funeral will take place on Sa'urday, 30th inst., at ten o'clock A. M., from 1,050 Second avenue.

ARCHER.—At Howard City, Kan., NATHANIEL OSGOOD ARCHER, Iormerly of Salem, Mass., aged 65 years.

BEARD.—At West Rutherford, on January 27,

Years.

BEARD.—At West Rutherford, on January 27, BEARD.—At West Rutherford, on January 27,
MARY W. BEARD, aged 45 years.
BOOHITE.—On Thursday, January 28, at the residence of his uncle, 154 Ninth avenue, Charles,
only son of Adam and Nancy Boohite, aged 20
years and 6 days.
Funcrai at the Preshyterian church, Highland
fails, Orange county, on Sunday, January 31, at
two o'clock P. M. The friends of the family are
invited to attend.
BRADY.—On West Fifty-lourth street, PATRICK
BRADY, late of Philadelphia, in the 75th year of his
age.

Brady, late of Philadelphia, in the 75th year of his age.

Brewer.—On Wednesday, January 27, Solomon K., beloved son of Mary J. and the late Nelson Brewer, aged 29 years, lo months and 13 days.

Relatives and friends of the lamity, also members of the Graniercy Boat Cub, are respectfully invited to attend the funeral, from his late residence, No. 256 West Twenty-sixth street, at ten o'clock, on Sunday, 31st inst. The remains will be taken to Tarrytown for interment.

Conratden.—On Tressay, January 26, Anna Brausour, the beloved wite of H. Conraider, aged 38 years. S years.

'Friends and members of St. Cecile Lodge, No. 568, F. and A. M., are invited to attend the funeral, this (Fricay) afternoon, at half-past twelve o'clock, from No. 42 First street.

Paris (France) papers blease copy.

CROWLEY, -Buddenly, on Thursday, Daniel CROWLEY, 34 years of age.
Funeral on Sunday, January 31, at one P. M., from his late residence in Forty-eighth street, near Eighth avenue. Relatives and friends are invited

Eighth avenue. Relatives and friends are invited to attend.

DEANQUINOS.—On the 25th inst. Emily DEAN-QUINOS, the beloved wile of Alex. Deanquinos and daughter of William Hunt.

The uneral will take place at the residence, No. 657 Failton avenue, Brookiya, on Saturday, at one P. M. Friends and relatives are respectfully invited to attend.

New Haven papers please copy.

DOCK.—In Philadelonia, January 26, RIFNEN DOCK, in the 32th year of his age.

DOWD.—On Thursday, the 28th inst., WILLIAM P., the beloved child of Thomas and Kate Dowd, aged 1 year, 3 months and 28 days.

Friends of the family are respectfully invited to attend the funeral, on Saturday, the 30th, at two o'clock P. M., from 218 Madison street, New York. DUNSCOME.—On Wednesday, January 27, CHARLES S. DUNSCOME.—On Wednesday, January 27, CHARLES S. DUNSCOME, aged 46 years.

The relatives and friends of the family are invited to attend his funeral, from his late residence, at Peckskill. N. Y., on Saturday, at one P. M. Trains leave Grand Central Depot at 9 and 11 A. M.

FREEMAN.—At Ravenswood, L. L. January 25, of

FREEMAN.—At Ravenswood, L. L., January 28, of pneumonia, Martha P. Freeman, daughter of the late Phineas Preeman.

Relatives and friends are respectfully invited to attend the funeral, from the residence of her brother, John G. Freeman, on Saturday, the 30th inst., at two P. M. Carriages at Hunter's Point ferry.

brother, John G. Freeman, on Saturday, the Soth inst., at two P. M. Carriages at Hunter's Point ferry.

GLASS.—On January 28, 1875, ALEXANDER GLASS, aged 68, a native of Scotland.

The funeral will take place from the residence of his son, 119 Oak street, Greenboint, Long Island, on Saturday, January 39, at two P. M. Friends of the family are respectfully invited.

GLEASON.—John GLEASON, aged 26 years, son of the late William Gleason, of Carrigarostiga, parish of Killeagh, county Cork, Ireland.

Funeral from his late residence, 532 West Portieth street, on Friday, 29th inst., at ten minutes of two o'chock. Friends and acquaintances are requested to attend.

GRAHAM.—On Wednesday, January 27, 1875, Marky C. E. GRAHAM, aged 18 years and 6 months, only onlid of Jacoth H. and Emily R. Graham.

Relatives and friends are respectfully invited to attend the funeral service at St. Mark's church, Tenth street and Second avenue, this (Friday) morning, at eleven o'clock.

HAYS.—On Thursday, January 28, after a short illness, Willie H., son of Samuel and Maria Haya, aged 3 years and 5 months.

Relatives and friends are invited to attend the funeral, from the Church of the Holy Apostics, corner Ninth avenue and Twenty-eight street, on Saturday, at hair-past twelve o'clock.

HOBTON.—At White Plains, on Tuursday, January 28, Sarah, wife of Joshua Horton, in the 7th year of her age.

Relatives and friends of the family are respect-

HOSTON.—At White Plains, on Thursday, January 28, Sarah, wife of Joshua Horton, in the 77th year of her age.

Kelatives and irlends of the family are respectively invited to attend the inneral, from her late residence, on Suaday, at two o'clock. Carriages will be in waiting on arrival of nine A. M. train from Forty-second street.

JUDGE.—On Thursday morning, January 28, HENRY JUDGE, in the 31st year of his age.

The funcral will take place from his late residence, No. 508 East Seventeenth street, on Saturday, January 30, at one o'clock P. M. Relatives and friends are respectfully invited to attend.

King.—On Thursday, January 28, William King, aged 60 years.

The relatives and friends of the family are respectfully invited to attend the funeral, from the Church of the Annunciation, Maunattanville, on Saturday, January 30, at one P. M.

KIPP.—At Muttenwan, N. J., on Thursday, January 28, Emma J., wife of Captain Charles E. Kipp and daughter of Edward H. Dominick, formerly of this city.

KITSON.—Suddenly, at her residence, No. 151 Union street, Sonth Brookivn, on Tuesday morning, January 20, Anna E., the beloved wife of John C. Kitson, aged 28 years, 3 months and 3 days.

The irlends of the lamily, and also those of her rothers, John and James McGnire, are respectively invited to attend the funeral, from the above named residence, at one o'clock on Friday, the 29th inst.; thence to Calvary Cemetery for interment.

named residence, at one o'clock on Friday, the 20th inst.; thence to Calvary Cemetery for interment.

San Francisco (Cal.) papers please copy.
Levy.—Ou Thursday morning, January 28, at nine o'clock, Hattik, beloved daughter of Hyman and Henrietts Levy, aged 8 years and 8 months.

The relatives and friends of the family are respectfully invited to attend the funeral, at ten o'clock, from 318 East Fifty-sixth street.

Livermore.—Suddenly, on Thursday morning, Robert, youngest son of W. F. and Jane H. Livermore, aged 6 months and 3 days.

Relatives and friends are invited to attend the funeral, from the residence of his parents, No. 925 Madison avenue, on Saturday, at one o'clock.

Ludlow.—On Thursday, January 28, at her late residence, 39 West Fourteenth Street, Mrs. Mart P. Ludlow, widow of the late Robert C. Ludlow, of this city.

The Irlends of the family are invited to attend the funeral, from her late residence, on Saturday, January 30, at half-past ten A. M.

Charleston (S. C.) papers please copy.

MITCHELL—At her residence. Manhasset, L. L., on Wednesday, January 27, Mrs. M. O. AITCHELL—Widow of the late John f. Mitchell, Esq.

Relatives and irlends are invited to attend the funeral, from the residence, at one o'clock, and half-past one o'clock at Christ chirch, Manhasset, on Sunday, January 31. Convergences will be at the depot. Great Neck, on the arrival of the half-past nine train from Hunter's Point.

MCCOMB.—On Wednesday, January 27, Ann JANE MCCOMB. in the 47th year of ner age.

The funeral will take place this (Friday), at two P. M., from her late residence, No. 119 Huron street, Greenpoint.

NASH.—In Brooklyn, on January 27, 1875, 844-denly, at his residence, 208 Dean street, D. D. NASH, in the 64th year of his age.

Relatives and friends are respectfully invited to attend the funeral, at two O'clock, on Saturday.

Nicholson.—On Wednesday, January 27, Satiade.

Relatives and friends are respectfully invited to attend the funeral, from her late fells invited to attend the funeral, from her late fell

to St. Francis' Hospital, but medical aid was unavailing. He dieu yesterday morning.

Mr. Sandford, President of the Union Bank of Jersey City, which was suspended two weeks ago, has notified the depositors to send in their pass books that they may be examined. As soon as the necessary elerical work is completed ne promited to the strength of the s

O'BRIEN.—At his residence, 455 Second avenue, January 28, William C. O'Brien, Cierk of Sixth District Court.

Notice of funeral hereafter.
Pracock.—On Thursday morning, January 28, Mary Annabella, daughter of Wilham and Annabella Peacock.

Relatives and friends of the family are respectfully invited to attend the funeral, on Friday aiternoon, at one o'clock, from the residence of her parents, 173 Seventh avenue.

Pool.—On thursday morning, January 28, 1875, George Francis, only son of George W. and Margaretts B. Pool, aged 1 year, 8 months and 26 days.

The relatives and friends of the family are invited to attend his inneral, from the residence of his parents, No. 192 Forty-fourth street, South Brooklyn, on Saturday, the 30th inst., at two o'clock P. M., without further notice.

Roberts,—In London, England, on the 13th of December last, Carolines D., wife of Marsnall O. Roberts, of the city of New York.

Relatives and friends of the family are respectivily invited to attend the funeral, from the University place church (Rev. Dr. Booth's), corner of University place and Teurth street, on Saturday, 30th inst., at two o'clock P. M.

Roberts.—Suddenly, after a short stekness, on board of his snip, Eduard Jacob Robert, master of German bark Emille Kahl, of Stralsund, Germany, aged 36 years.

Funeral will take place to-day (Friday), at two o'clock P. M., from 351 court street, Brooklyn, Carrages will be in attendance at hai-past one o'clock P. M., from 361 court street, Brooklyn, Carrages will be in attendance at hai-past one o'clock At Hamilton ferry, Brooklyn side.

Rose.—On Wegnesday evening, January 27, 1875, Edmond Rosk, in the 45th year of his age.

His remains will be taken to Hudson for interment.

1876, EDMOND ROSE, in the 45th year of his age. His remains will be taken to Hudson for interment.

Hiddon papers please copy.

Schimper.—On Tuesday, 25th inst., George Schimper.—On Tuesday, 25th inst., George Schimper.—In the 35th year of his age.

Funcral services will be held at his late residence, No. 24 Vandam street, on Friday, 25th inst., at one o'clock P. M. Reiatives and friends are invited to attend the services.

Schlichting.—Suddenly, on January 25, ex. Alderman Edward Schlichting, aged 45 years. The members of Franklin Lodge No. 2, F. and A. M., the Harier Maeinferdson and the relatives and friends are respectively invited to attend the fineral, from his late residence, No. 120 East 123d street, at twelve o'clock noon, on Friday, 29th inst. Schmieder, aged 4 years and 7 months.

Relatives and friends of the lamily are respectfully invited to attend the inneral, from the residence of his parents. No. 185 Battle street, Brooklyn, on Friday, January 29, at one o'clock.

Sears.—On wednesday, January 27, Mrs. Anna M. Sears, in the 68th year of her age.

The tuneral will take place at No. 87 Classof avenue. Brooklyn, on Saturday, at two o'clock P. M.

Stoddart.—At San Francisco, Cal., January

Avenue, Brookiyn, on Saturday, at two o'clock P. M.

Stoddart.—At San Francisco, Cal., January 26, 1875, David Stoddard, October 5, 1832.

Torney.—On Jaduary 27, 1875, at West Brighton, Staten Island, Catherine Torney, aged 25 years, a native of the parish of Faughistown, county westmeath, Ireland.

Funeral will arrive to-day, Friday, at Whitehall street lerry, at half-past tweive P. M.; thence te Calvary Cemetery.

Troth.—On Wednesday, January 27, 1875, Oliver Troth, in the 30th year of his age.

The relatives and friends, and those of his uncles, T. F. and Samuel Secor, are respectfully invited to attend the funeral services, on Thursday evening, January 28, at half-past seven o'clock, at the residence of Mrs. Jane Farieigh, 805 East Fith street. The remains will be taken to East Chester for interment on Friday morning, by 9:05 train of the New York and New Haves Railroad.

Walsh—At the residence of his sister, 403 West.

Halfroad.

Walsh.—At the residence of his sister, 403 West Forty-courth street, Parinck Walsh, aged 32 years.

The inneral will take place from St. Joseph's church, corner of West Washington place and Sixin avenue, at ten o'dook A. M., on Saturany, January 30, 1875. Relatives and friends are in-

January 30, 1876. Relatives and friends are invited.

WELDON.—At Charleston, S. C., on Wednesday, December 27, Major Henry Weldon, formerly of this city.

WILEY.—In Brooklyn, on Tuesday, 26th inst., Wiley.—In Brooklyn, on Tuesday, 26th inst., aged 85 years and 3 months.

Ine relatives and 3 months.

Ine relatives and 3 months.

Ine relatives and 3 months.

In relatives and 4 monds of the family are respectfully invited to attend the tuneral from the readence of her daughter, Mrs. Sarah H. Colton, No. 141 State street, Brooklyn, on Friday, 29th, at two o'clock P. M.